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1	1 Fax to: Korte M. Chan (3/1) 2/3-6300	nn 1 / 2000	
2	2 Fone: 571-272-6816	PR 14 2006	
3	3		
4	4 Korie H. Chan, Patent Examiner	Korie H. Chan, Patent Examiner	
5	United States Patent and Trademark Office		
6	6	•	
7	7 Application No. 10/736,804 Art Unit: 3632 App	dicant/Inventor: John E. Larson	
8	8		
9	9 Today's Date: April 14, 2006	Today's Date: April 14, 2006	
10	.0		
11	1 RESPONSE TO 04/05/2006 OFF	RESPONSE TO 04/05/2006 OFFICE ACTION	
12	2		
13	3 REMARKS	REMARKS	
14	4		
15	In response to the Office Action dated April 5, 2006 regarding 2nd Non-responsive Amendment,		
16	which refers to the Office Action dated 01/10/2006 regarding Non-responsive Amendment,		
17	"failure to list claims, which are readable on the elected invention of figure 72", please		
18	considering the following:		
19	9		
20	Applicant agreed that many of claims 66-187 did not read on Figure 72, and responded by		
21	canceling claims 66-187 and submitting new claims beginning with Claim 188, expressly written		
22	to read on the elected invention of figure 72.		
23	23		
24	Claims 188-314 are all readable on Applicant's election invention of Figure 72 as indicated in		
25	paragraph 4, page 2 of Applicant's January 20, 2006 faxed Amended Response to Patent		
26	Examiner's January 10, 2006 Office Action.		
27			
28		The Supplemental Amendment mailed to Patent Examiner on February 21, 2006 added new	
29		claims 315-334; and amended claims 203, 271, 311, 312 and 314, all readable on Applicant's	
30	election invention of Figure 72.		
31	1		
32		Amended claims 203, 271, 311,312 and 314 retain readability on Applicant's election invention	
33	of Figure 72, and new claims 315-334 are each readable on Applicant's election invention of		
4	Figure 72.		